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 FEDERAL COMMUNICATIONS COMMISSION
 OFFICE OF THE SECRETARY

Before The
 FEDERAL COMMUNICATIONS COMMISSION
 Washington, D.C. 20554

In re Applications of)	MM Docket No. 93-53
)	
KR PARTNERS)	File No. BPH-911001MB
)	
KES COMMUNICATIONS, INC.)	File No. BPH-911003MH
)	
LORI LYNN FORBES)	File No. BPH-911004MH
)	
For a Construction Permit for a)	
New FM Station on Channel 256C in)	
Waimea, Hawaii)	

To: Honorable Joseph P. Gonzalez
 Administrative Law Judge

MOTION FOR EXTENSION OF TIME

KR Partners ("KR"), by counsel, hereby requests a three day extension of time to and including May 20, 1993, in which to file its reply to the "Opposition to Motion to Enlarge the Issues" which KES Communications, Inc. ("KES") filed on May 5, 1993. In support thereof the following is stated.

KR moved to enlarge the issues against KES on April 15, 1993, seeking site availability and misrepresentation/lack of candor issues. KES filed its Opposition on May 5, after receiving an extension of time. See Order, FCC 93M-202, released April 28, 1993. Pursuant to Sections 1.294(c) and 1.4(h) of the Rules, KR's reply is currently due to be filed Monday, May 17.

KR is requesting a three day extension of time in which to file its reply due to delays in obtaining information necessary for its response. These delays are partly due to the time necessary to send documents between Hawaii and Washington, D.C. (no overnight delivery service is available to Waimea), and the unavailability of

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persons from whom KR is seeking statements to respond to KES's Opposition. The extension requested is relatively short, only three business days, and a grant of this request will not prejudice any party or unduly delay this proceeding.

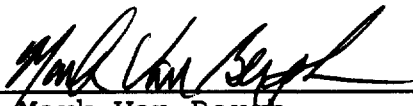
Counsel for KES has consented to a grant of this request. Counsel for KR has notified counsel for Lori Lynn Forbes of this motion, and he has indicated his consent. Counsel for the Mass Media Bureau was out of the office and unavailable to be notified of this filing. KR has notified the Presiding Judge's office of the filing of this request.

Wherefore, for the foregoing reasons, KR respectfully requests the Presiding Judge to grant it until May 20, 1993, in which to file its reply to KES's "Opposition to Motion to Enlarge the Issues."

Respectfully submitted,

KR PARTNERS

By:


Mark Van Bergh
Richard H. Waysdorf

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Dated: May 13, 1993

CERTIFICATE OF SERVICE

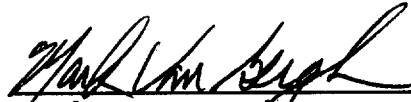
I, Mark Van Bergh, an attorney in the law firm of Waysdorf & Van Bergh, hereby certify that I have on May 13, 1993, sent by first class U.S. mail, except as otherwise noted, copies of the foregoing "Submission of Documents for In Camera Inspection" to the following persons:

Honorable Joseph P. Gonzalez*
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Mark Van Bergh

* By Hand